

APPLICATION FOR IMMIGRANT VISA AND ALIEN REGISTRATION

PART II - SWORN STATEMENT

INSTRUCTIONS: Complete one copy of this form for yourself and each member of your family, regardless of age, who will immigrate with you. Please print or type your answer to all questions. Questions that are **Not Applicable** should be so marked. If there is insufficient room on the form, answer on a separate sheet using the same numbers as appear on the form. Attach the sheet to this form. DO NOT SIGN this form until instructed to do so by the consular officer. The fee for filing this application is listed under tariff item No. 20. The fee should be paid in United States dollars or local currency equivalent, or by bank draft, when you appear before the consular officer.

WARNING: Any false statement or concealment of a material fact may result in your permanent expulsion from the United States. Even though you should be admitted to the United States, a fraudulent entry could be grounds for your prosecution and/or deportation.

This form (OF-230 PART II) is a continuation of Form OF-230 Part I, which together, constitute the complete Application for Immigrant Visa and Alien Registration

Reg	gistration					
22.	FAMILY NAME FIF	RST NAME	MIDDLE NAME			
23.	OTHER NAMES USED OR BY WHICH KNOWN (If married woman, give m	aiden name)				
24.	FULL NAME IN NATIVE ALPHABET (If Roman letters not used)					
		100 05000				
25.	PERMANENT ADDRESS IN THE UNITED STATES (Street address including ZIP Code)	, I	N YOU INTEND TO JOIN AT YOUR PERMANEN [®] O STATES <i>(Name, address, and relationship)</i>	I ADDRESS IN THE		
TFI	EPHONE NUMBER:	TELEPHONE	E NUMBER:			
	NAME AND ADDRESS OF SPONSORING PERSON OR EMPLOYER					
	D. TELEPHONE NUMBER					
28.	United States laws governing the issuance of visas require each applican from admission into the United States. the excludable classes are descri YES or NO to each category. The answers you give will assist the cons	bed below in general	I terms. You should read carefully the following li			
	EXCEPT AS OTHERWISE PROVIDED BY LAW, ALIENS WITHIN THE FOLLOWING CLASSIFICATIONS ARE INELIGIBLE TO RECEIVE A VISA. DO ANY OF THE FOLLOWING CLASSES APPLY TO YOU?					
a.	An alien who has a communicable disease of public health significant; who vaccinations in accordance with U.S. law; who has or has had a physical cafety or welfare of the alien or others; or who is a drug abuser or addict.	or mental disorder th		Yes No		
b.	An alien convicted of, or who admits having committed a crime involving r substance; who has been convicted of 2 or more offenses for which the a United States to engage in prostitution or commercialized vice or who has is or has been an illicit trafficker in any controlled substance; or who has chas asserted immunity from prosecution. [212(a)(2)]	ggregate sentences engaged inprostitution	were 5 years or more; who is coming to the on or procuring within the past 10 years; who	Yes No		
c.	An alien who seeks to enter the United Stats to engage in espionage, sabo Government of the United States or other unlawful activity; who is a mem who participated in Nazi persecutions or genocide; or who has engaged in organization as currently designated by the U.S. Secretary of State? [212	ber of or affiliated was	vith the Communist or other totalitarian party;	Yes No		
d.	An alien who is likely to become a public charge [212(a)(4)]			Yes No		
e.	An alien who seeks to enter for the purpose of performing skilled or unskill is a graduate of a foreign medical school seeking to perform medical servic health care worker seeking to perform such work without a certificate from credentialing organization. [212(a)(5)]	es who has not pass	sed the NBME exame or its equivalent; or a	Yes No Not Applicable		
f.	An alien who failed to attend a hearing on deportation or inadmissibility withe United States, or any immigration benefit by fraud or misrepresentation the United States in violation of law; who, after November 30, 1996, atte who attended a U.S. public secondary school without reimbursing the school [212(a)(6)]	n; who knowingly as ended on student (F)	ssisted any other alien to enter or try to enter visa status a U.S. public elementary school or	Yes No		
g.	An alien who is permanently ineligible to U.S. citizenship or who departed [212(a)(8)]	the United States to	evade military service in time of war.	Yes No		

Previous editons obsolete OF 230 Part II (ENGLISH) (REV. 03-1998) DEPT. OF STATE NSN 7540-00-149-0919

Public reporting burden for this collection of information is estimated to average 23 hour per response, including time required for searching exisitng data sources, gathering the necessary data, providing the information required, and reviewing the final collection. Send comments on the accuracy of this estimate of the burden and recommendations for reducing it to: Department of State (OIS/RA/DIR), Washington, DC 20520-0264; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (1405-0015), Washington, DC 20503.

h. An alien previously ordered removed within 5 years or ordered remove previously unlawfully present and ordered removed within 10 years or who was convicted of an aggravated felony and ordered removed; wh States for more than 180 days but less than one year who voluntarily unlawfully present for more than one year or an aggregate of one year	ordered removed a second time within 20 years; o was previously unlawfully present in the United departed within the last 3 years; or who was	Yes No				
 A alien who is coming to the United States to practice polygamy; who the United States from a person granted legal custody by a U.S. court; any law or regulation; or who renounced U.S. citizenship to avoid taxa 	who has voted in the United States in violation of	Yes No				
I. An alien who is a former exchange visitor who has not fulfilled the 2-y	ear foreign residence requirement. [212(e)]	Yes No				
k. An alien physically present in the United States within 90 days who w the time of departure. [212(o)]	as not maintaining lawful nonimmigrant status at	Yes No				
I. An alien determined by the Attorney General to have knowingly made 29, HAVE YOU EVER BEEN CHARGED, ARRESTED OR CONVICTED OF AN		Yes No				
(If answer is Yes, please explain)	TOTALINGE ON CHINIE:	Yes No				
30. HAVE YOU EVER BEEN REFUSED ADMISSION TO THE UNITED STATE (If answer is Yes, please explain)	S AT A PORT-OF-ENTRY?	Yes No				
31. HAVE YOU EVER APPLIED FOR A SOCIAL SECURITY NUMBER?						
Yes. Give Number: No						
Do you want a Social Security Card issued to you? Yes 32. WERE YOU ASSISTED IN COMPLETING THIS APPLICATION?	No					
32. WERE YOU ASSISTED IN COMPLETING THIS APPLICATION? Yes No (If answer is "Yes", give name and address of person assisting you, indicating whether relative, friend, travel agency, attorney, or other)						
33. THE FOLLOWING DOCUMENTS ARE SUBMITTED IN SUPPORT OF THI	C ADDITION.					
Passport Military Record	Evidence of own assets					
Birth Certificate Police Certificate	Affidavit of support					
Marriage Certificate Medical Records	Offer of employment					
Death Certificate Photographs	Educational records					
Divorce Decree	Other (describe)					
Birth Certificates of allchildren who will not be immigrating at this time. (List those for whom birth certificates are not available.)						
DO NOT WRITE BELOW THE FOLLOWING LINE The consular officer will assist you in answering items 34 and 35.						
34.1 claim to be exempt from ineligibility to receive a visa and exclusion under item in Part 28 for the following reasons:						
212(a)(5) Beneficiary of a Waiver under		ig reaconer				
	12(e) 212(h)					
	112(g)(1) 212(i)					
	12(g)(2)					
35. I claim to be:						
A Family-Sponsored Immigrant I Derive Foreign State Chargea Sec. 202(b) through my	bility Under Preference:					
An employment Based-Immigrant						
A Diversity immigrant A Special Category (Specify)	Numerical Limitation:	-				
(Returning resident, Hong Kong, Tibetan, Private Legislation, etc.)	(Foreign State)					
I understand that I am required to surrender my visa to the United States Immigration O	fficer at the place where I apply to enter the United States, and	that the possession of visa				
does not entitle me to enter the United States if at that time I am found to be inadmissible und	ler the immigration laws.	•				
I understand that any willfully false or misleading statement or willful concealment of a material fact made by me herein may subject me to permanent exclusion from the United States and, if I am admitted to the United States, may subject me to criminal prosecution and/or deportation.						
I, the undersigned applicant for a United States immigrant visa, do solemnly swear (or affirm) that all statements which appear in this application, have been made by me, including the						
answers to items 1 through 35 inclusive, and that they are true and complete to the best of may knowledge and belief. I do further swear (or affirm) that, if admitted into the United States, I will not engage in activities which would be prejudical to the public interest, or endanger the welfare, safety, or security of the United States; in activities which would be						
prohibited by the laws of the United States relating to espionage, sabotage, public disorder, or in other activities subversive to the national security; in any activity a purpose of which is						
the opposition to or the control, or overthrow of, the Government of the United States, by force, violence, or other unconstitutional means. I understand that completion of this form by persons required by law to register with the Selective Service System (males 18 through 25 years of age) constitutes such registration in						
accordance with the Military Selective Service Act. I understand all the foregoing statements, having asked for and obtained an explanation on every point which was not clear to me.						
The relationship claimed in items 12 and 13 verified by documentation submitted to consular officer except as noted:						
· ·	(Signature of Applicant)					
Subscribed and sworn to before me this day of	,at: (Year)					
	(Consular Officer)					